IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

NATIONAL INDOOR FOOTBALL	: CIVIL DIVISION
LEAGUE L.L.C., PLAINTIFF,	: NO.: CA 2 - 548
v.	: TYPE OF PLEADING:
R.P.C. EMPLOYER SERVICES, INC., and DAN J. D'ALIO, DEFENDANTS.	 PLAINTIFF'S SIXTH MOTION IN LIMINE WITH RESPECT TO THE DAMAGES PORTION OF TRIAL
PROPOSED ORDER	
	, 2007, upon consideration e, LLC's Sixth Motion in Limine with Respect to the ERED:
interest on all its properly proven damages, coplayer judgments, and on its attorney's fees an Service Agreement, at the rate determined up	3.03(A), the Plaintiff is entitled to prejudgment simple onsisting of paid and unpaid medical provider claims, and costs awarded under Paragraph 15(b) of the parties' under Ohio Revised Code 1343.03(A). Prejudgment he date on which each medical provider claim, player came due and payable.
	Honorable Terrence F. McVerry,
	United States District Court Judge